

THE COURTS.

CLOSING PEARLSTEIN'S DEFENCE.
Judge Cowing's trial-room in the Court of General Sessions was crowded all day yesterday during the trial before Judge Shupman, in the United States Circuit Court. Previous suits against two other defendants were in favor of the plaintiff, and the defense was put on the trial. The two were responsible only for the loss of Robbins & Appleton, and not for that of the American Watch Company, of which the firm was accused. The loss was on the stock of the watch company.

UNITED STATES SUPREME COURT.

WASHINGTON, Jan. 24.—The following was the transcript in the Supreme Court of the United States today:

No. 593—Robert C. White, appellant, agt. the United States; submitted by J. J. Weed for appellant and Assistant Attorney-General Smith for appellee, under the twentieth rule.

No. 1,058—John G. Williams, administrator, et al., agt. the United States; submitted by the firm of Cram & Clegg for plaintiff and Assistant Attorney-General Smith for appellee, under the twentieth rule.

Marshal in the following Thursday. He was put in a cage that night and the next morning the Fire Marshal taking him out showed him a paper, which he did not sign it and when the papers put to him, he would not sign up for fire. A Polish German interpreter was called in during the cross-examination and Pearlstein said he came to New York and until ten months ago when he came to New York he had lived in different cities.

The court adjourned for the day.

The court adjourned for the day.